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FINICKUMEA (Y FILED)

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Attorneys for Defendant GCI Technologies Corporation

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

Case No. 09-CV-10155 (SAS)

SOFTWARE FREEDOM CONSERVANCY,: INC. and ERIK ANDERSEN,

----X

Plaintiffs,

-against-

BEST BUY CO., INC., SAMSUNG
ELECTRONICS AMERICA, INC., :
WESTINGHOUSE DIGITAL ELECTRONICS, LLC JVC AMERICAS :
CORPORATION, WESTERN DIGITAL
TECHNOLOGIES, INC., ROBERT :
BOSCH LLC, PHOEBE MICRO, INC.,
HUMAX USA INC., COMTREND COR-:
PORATION, DOBBS-STANFORD
CORPORATION, VERSA TECHNOLOGY:
INC., ZYXEL COMMUNICATIONS
INC., ASTAK INC., and GCI :
TECHNOLOGIES CORPORATION,

Defendants.

STIPULATION AND ORDER
EXTENDING TIME OF DEFENDANT
GCI TECHNOLOGIES CORPORATION
TO RESPOND TO THE COMPLAINT

WHEREAS, plaintiffs filed a Complaint against defendants on December 14, 2009; and

WHEREAS, defendant GCI Technologies Corporation ("GCI") has waived any objections it may have as to service of process.

NOW THEREFORE, pursuant to Rule 6(b) of the Federal Rules of Civil Procedure, plaintiffs and GCI, through their undersigned counsel, hereby stipulate and agree that the time within which GCI may respond to the Complaint filed by the plaintiffs is hereby extended through and including March 8, 2010. There have been no previous requests by the parties for an extension. This extension does not alter any date if already fixed by the Court. any defend and in this

IT IS SO STIPULATED.

SOFTWARE FREEDOM LAW CENTER, INC. Attorneys for Plaintiffs Software Freedom Conservancy, Inc. and Erik Anderson

DANIEL B. RAVICHER

Jan 5, 2010

HELLRING LINDEMAN GOLDSTEIN & SIEGAL LLP Attorneys for Defendant GCI Technologies

Corporation

ROBERT B. ROSEN

A Member of the Firm

Dated:

SO ORDERED:

U.S.D.J